

UNITED STATES DEPARTMENT OF COMMERCE
Patent and Trademark Office
Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

SERIAL NUMBER	FILING DATE		FIRST NAMED APPLICANT	•	ATTOR	NEY DOCKET NO.
08/25	w,9/5 U	6/03/94	MCBRIDE		W	DITI109

HM12/0818

PATRICIA A. MCDANIELS DIATIDE, INC. 9 DELTA DRIVE LONDONDERRY NH 03053

EXA	AMINER
HAI	RTLEY, M
ART UNIT	PAPER NUMBER
16:	<sup>16</sup> 37

DATE MAILED:

08/18/99

## Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

## **ADVISORY ACTION**

a) 📝	is extended to run	or continues to run	3 ma.	from the date of the final rejection	
b) 🗌	expires three months from the darevent however, will the statutory p	te of the final rejection or as period for the response expir	of the mailing o	late of this Advisory Action, whichever is later. In no months from the date of the final rejection.	
	The date on which the response, purposes of determining the period	the petition, and the fee haved of extension and the corre	e been filed is sponding amou	36(a), the proposed response and the appropriate fee the date of the response and also the date for the int of the fee. Any extension fee pursuant to 37 CFR period for response or as set forth in b) above.	<b>).</b>
[] Ap	pellant's Brief is due in accordance	with 37 CFR 1.192(a).			
Apr to p	olicant's response to the final reject place the application in condition fo	tion, filed 6-28-59 or allowance:	_ has been co	nsidered with the following effect, but it is not deemed	l
1.	The proposed amendments to the	claim and /or specification w	rill not be enter	ed and the final rejection stands because:	
	a. There is no convincing show presented.	ving under 37 CFR 1.116(b)	why the propos	ed amendment is necessary and was not earlier	
	b. They raise new issues that v	would require further conside	ration and/or s	earch. (See Note).	
	c. They raise the issue of new	matter. (See Note).			
	d. They are not deemed to plant appeal.	ace the application in better	form for appeal	by materially reducing or simplifying the issues for	
	e. They present additional claim	ims without cancelling a corr	esponding num	ber of finally rejected claims.	
	NOTE:				
					-
					-
2.	Newly proposed or amended claim the non-allowable claims.	mswou	ld be allowed if	submitted in a separately filed amendment cancelling	- !
3. 🔂	Upon the filing an appeal, the prop be as follows:	oosed amendment will b	e entered	will not be entered and the status of the claims will	
	Claims allowed:				
	Claims rejected: 2 -8 en	d 10		DE DE	
	However;			SUPERVISORY PATENT EXAMINER	
	Applicant's response has over	rcome the following rejection	(s):	15016	
d hu H	The affidavit, exhibit or request for	o "dismine thial" con	noounds as	loes not overcome the rejection because the comestated by applicant. This is clear from mine thiels! Since the formula disclo	į,
	•	•		n good and sufficent reasons why it was not earlier	-
☐ The	proposed drawing correction	has  has not been appr	roved by the ex	aminer.	
☐ Othe	, Harris encompasses the 1	nstrutty dained comp	ounds, one o	fordinary skill	٨
art wo	Harris encompasses the li Uld have been metivated or all that it teaches. The	to prepare such com	pounds. A	reference may be	
mon to	or all that it teaches. No be conjugated with a targ	orthermore, it is well about the Amer	ide eiter-	ecilicity of	